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Defendant Shell	1	resides in S	D. COUNTY	,
and is employed as a	GAS STATION		(County of residence) This defendant is sued i	.n
his/her individual	(defendant's position/till official capacity. (Check of	tle (if any)) one or both.) Explain h	ow this defendant was actin	ø
under color of law:	Employer "did of	ot Follow Do	licies & procedures	OF
\hat{i}	he Shell GAS CO	concatinal Fin	Dlaure Accounter]
ho	VAINTIFF WITH DI	DE AND CAUS	PloyEE ASSAULTED	uru .
Defendant		resides in		.,,,
and is employed as a			(County of residence)	,
	(defendant's position/tit	ile (if any))	. This defendant is sued in	
· ·	official capacity. (Check o	one or both.) Explain he	ow this defendant was acting	g
under color of law:				
Defendant		resides in		7 :
and is employed as a			(County of residence) This defendant is sued in	n
	(defendant's position/titl	le (if any))	*	
•	of the capacity. (Check of	ne or both.) Explain no	ow this defendant was acting	3
under color of law:				
Defendant		resides in		•
and is employed as a			(County of residence) This defendant is sued in	1
	(defendant's position/title	e (if any))	w this defendant was acting	
under color of law:	rincial capacity. (Check or	ne or both.) Explain no	iw this detendant was acting	•
ander color of 18M.				

C. Causes of Action (You may attach additional pages alleging other causes of action and the facts supporting

Count 1: The following civil right has been violated:

8th AMENDMENT CIVE , AND UNUSUAL punish (E.g., right to medical care, access to courts, MENT due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.)

Supporting Facts: [Include all facts you consider important to Count 1. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 1.] AN Employ EE OF the defendent did NOT FOLLOW, POLICIES, AND PROCEEDURES THERE FORE THE DEFENDENT IS IN DIRECT. VIOLATION OF THE 8th AMENDEND MENT Cruel, AND UNUSUAL

PUNISHMENT.

		•		/		
Count 2:	The following civil right ha	as been violated:		A		
		en e	(E.g.,	right to medic	al care, access	to court

due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.)

Supporting Facts: [Include all facts you consider important to Count 2. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 2.]

Count 3: The following civil right has been violated:

NA

(E.g., right to medical care, access to courts,

1 mg 11

§ 1983 SD Form (Rev. 5/98)

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Supportin	- 17	* 1 to			the state of the state of				
own words V	g Facts: [In	ite legal outh	ts you con	sider impo	ortant to Co	unt 3. Sta	ite what hap	opened clea	rly and in yo
name, did to v	ou need not ci	t alleged in C	orny or arg	gument. E	se certain to	describe	exactly wh	at each defe	endant, by
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. Previous	Lawsuits	and Admi	inistrati [.]	ve Relie	f			•	
	•						*.5 .9		
i. Have yo	ou filed other his case? X	ı iawsuits	in state (or redera	ii courts o	iealing v	vith the s	ame or si	milar facts

If your answer is "Yes", describe each suit in the space below. [If more than one, attach additional pages providing the same information as below.]
(a) Parties to the previous lawsuit: Plaintiffs: Scott BELNARD LUK
Defendants: Shell GAS Corporation.
(b) Name of the court and docket number: Superior Court SAN Diego.
(c) Disposition: [For example, was the case dismissed, appealed, or still pending?] STill pending
(d) Issues raised: ItEALT A AND SAFETY: A/SO VIOLATION OF 8th AMENDMENT. DISMISS All CLYONAFULL CrimiNAL CHARGE'S SEVERE Physical AND MENTAL ANQUISH I SUFFER.
(e) Approximate date case was filed: FEBUREY - 2008 (f) Approximate date of disposition: N/A
2. Have you previously sought and exhausted all forms of informal or formal relief from the proper administrative officials regarding the acts alleged in Part C above? [E.g., CDC Inmate/Parolee Appeal Form 602, etc.]? Yes V No.
If your answer is "Yes", briefly describe how relief was sought and the results. If your answer is "No", briefly explain why administrative relief was not sought.

E. Request for Relief

Plaintiff requests that this Court grant the following relief:

- 1. An injunction preventing defendant(s):
- 2. Damages in the sum of \$ 5, million DollArs

3. Punitive damages in the sum of \$
4. Other: Dismiss criminal Allegation's.

medical treatment.

F. Demand for Jury Trial

Plaintiff demands a trial by [Jury Court. (Choose one.)

G. Consent to Magistrate Judge Jurisdiction

In order to insure the just, speedy and inexpensive determination of Section 1983 Prisoner cases filed in this district, the Court has adopted a case assignment involving direct assignment of these cases to magistrate judges to conduct all proceedings including jury or bench trial and the entry of final judgment on consent of all the parties under 28 U.S.C. § 636(c), thus waiving the right to proceed before a district judge. The parties are free to withhold consent without adverse substantive consequences.

The Court encourages parties to utilize this efficient and expeditious program for case resolution due to the trial judge quality of the magistrate judges and to maximize access to the court system in a district where the criminal case loads severely limits the availability of the district judges for trial of civil cases. Consent to a magistrate judge will likely result in an earlier trial date. If you request that a district judge be designated to decide dispositive motions and try your case, a magistrate judge will nevertheless hear and decide all non-dispositive motions and will hear and issue a recommendation to the district judge as to all dispositive motions.

You may consent to have a magistrate judge conduct any and all further proceedings in this case, including trial, and the entry of final judgment by indicating your consent below.

Choose only one of the following:

Plaintiff consents to magistrate judge jurisdiction as set forth above.

Plaintiff requests that a district judge be designated to decide dispositive matters and trial in this case.

I declare under the penalty of perjury that the foregoing is true and correct.

Signature of Plaintiff

(Rev. 07/89)

CIVIL COVER SHEET

The JS-44 civil cover sheet and t rules of court. This form, approv sheet. (SEE INSTRUCTIONS C	ed by the Judicial Conference of	of the United States in S							
Scott Bernard Lux				E PAED	i	Shell Gas Corp	MAR 1 8 2008 RK, U.S. DISTRICT COURT PHY DISTRICT OF CALIFOR		
(b) COUNTY OF RESIDENCE PLAINTIFF (EXCEPT IN U.S.	E OF FIRST LISTED San I	Diego YesCOPI	CON	Y OF RESILENCE (IN U.S. PLAIN NLAND CO IDEMI	TIFF CA		N OF THE TRACT OF LAND		
(c) ATTORNEYS (FIRM NAM	IE, ADDRESS, AND TELEPH	IONE NUMBER		OWN)		26		
Scott Bernard Lux 446 Alta Road, Suite 5 San Diego, CA 92158 8105669	3300			' 08 C	V C	504 JAH A	JB		
II. BASIS OF JURISDICTION	N (PLACE AN x IN ONE BOX	ONLY)		FIZENSHIP OF PRI versity Cases Only)	NCIPAL	PARTIES (PLACE AN X IN	ONE BOX D ONE BOX FOR DEFENDANT		
□ IU.S. Government Plaintiff ☑ 3Federal Question (U.S. Government Not a Party)			Citizen o	of This State		DEP Incorporated or Princin This State	PT DEF ipal Place of Business ☐4 ☐4		
□ 2U.S. Government Defendant □4Diversity (Indicate Citizenship of Parties in Item III				Citizen of Another State		☐2 ☐2 Incorporated and Principal Place of Business ☐5 ☐5 in Another State			
			Citizen or Subject of a Foreign Country			□3 □3 Foreign Nation □6 □			
V. NATURE OF SUIT (PLAC)		C. 1983		DANI/OURSEL	OTHER STATISTS		
CONTRACT	PERSONAL INJURY	PERSONAL INJU	DV	FORFEITURE/PE	NALTY	BANKRUPTCY	OTHER STATUTES		
☐ 110 Insurance ☐ Marine		☐ 362 Personal Injury-	KI.	610 Agriculture		422 Appeal 28 USC 158 423 Withdrawal 28 USC 157	400 State Reappointment 410 Antitrust		
Miller Act	310 Airplane 315 Airplane Product Liability	Medical Malpractice	•	620 Other Food & Dr	-	PROPERTY RIGHTS	430 Banks and Banking		
Negotiable Instrument	320 Assault, Libel & Slander	365 Personal Injury -	; .	of Property 21 USC88		820 Copyrights	450 Commerce/ICC Rates/etc.		
150 Recovery of Overpayment &Enforcement of Judgment	330 Federal Employers' Liability	Product Liability 368 Asbestos Personal I	njury	☐ 630 Liquor Laws ☐ 640 RR & Truck		830 Patent R840 Trademark	460 Deportation 470 Racketeer Influenced and		
151 Medicare Act	340 Marine	Product Liability		650 Airline Regs		SOCIAL SECURITY	Corrupt Organizations		
Loans (Excl. Veterans)	345 Marine Product Liability	PERSONAL PROPE	CRTY	690 Other		2 861 HIA (13958) 2 862 Black Lung (923)	810 Selective Service 850 Securities/Commodities Exchange		
153Recovery of Overpayment of Veterans Benefits	350 Motor Vehicle	371 Truth in Lending		LABOR		863 DIWC/DIWW (405(g))	L		
160 Stockholders Suits	355 Motor Vehicle Product Liability	380 Other Personal Property Damage		710Fair Labor Standa 720 Labor/Mgmt. Relation		☐ 864 SSID Title XVI ☐ 865 RSI (405(g))	875 Customer Challenge 12 USC		
Other Contract	360 Other Personal Injury	☐ 385 Property Damage		730 Labor/Mgmt. Rep	orting &	FEDERAL TAX SUITS	892 Economic Stabilization Act		
195 Contract Product Liability		Product Liability		Disclosure Act		870 Taxes (U.S. Plaintiff	893 Environmental Matters		
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETIT	ONS	740 Railway Labor A	ct	or Defendant)	894 Energy Allocation Act		
210 Land Condemnation 220 Foreclosure	441 Voting 442 Employment	510 Motions to Vacate: Habeas Corpus	Gentence 790 Other Labor Litigation 791 Empl. Ret. Inc.		ation	R71 IRS - Third Party 26 USC 7609	895 Freedom of Information Act 900 Appeal of Fee Determination Under Equal Access to Justice		
230 Rent Lease & Electmant	443 Housing/Accommodations	530 General		Security Act					
240 Tort to Land 245 Tort Product Liability	☐ 444 Welfare ☐ 440 Other Civil Rights	☐ 535 Death Penalty ☐ 540 Mandamus & Other ☑ 550 Civit Rights					950 Constitutionality of State 890 Other Statutory Actions		
☐ 290 All Other Real Property VI. ORIGIN (PLACE AN X IN	NONE BOY ONLY	Sout IVII Kienis							
☑ I Original Proceeding ☐ 2 R. State G	emoval from 3 Remanded	• • • • • • • • • • • • • • • • • • • •	einstated opened	☐5 Transferred fi another district (sp		N	□7 Appeal to District Judge from Magistrate Judgment		
VII. REQUESTED IN COMPLAINT:	CHECK IF THIS IS A CACTION UNDER f.r.c.p.		D	EMAND \$		•	y if demanded in complaint: ND: □ YES □NO		
VIII. RELATED CASE(S) IF A	ANY (See Instructions): JU	JDGE				Docket Number			